stock of the corporation, payable on or before Saturday, the 15th day of April, 1913, to F. L. Palmquiet, Secretary and Treasurer, Suite 201 Kearns Building, Sait Lake City, Utah.

Any stock upon which this assessment may remain unpaid on Saturday, the 15th day of April, 1913, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on Saturday. public auction, and unless payment is made before, will be sold on Saturday, the 24th day of May, 1913, at 2 o'clock p. m., at the company's office, Suite 201 Kearns Building, Sait Lake City, Utah to pay the delinquent assessment thereon, together with cost of advertising and expense of sale.

F. L. PALMQUIST,

Secretary and Treasurer.

Secretary and Treasurer, Suite 201 Kearns Building, Salt Loke City, Utah.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake. Mignonette Wright, Plaintiff vs. Andrew Wright, Defendant.—Sun-

The State of Utah to the said de-

You are hereby summoned to ap pear within twenty days after th pear within twenty days after the service of this aummons, upon you, if served within the county in which this hetion is brought, otherwise, within thitry days after service, and defend the above entitled action, and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filled with the cierk of said court.

This action is brought to recover

the cierk of said court.

This action is brought to recover a judgment dissolving the marriage contract heretofore existing between you and the plaintiff.

N. J. SHECKELL,

Plaintiff's Attorney.
P. O. Address 404, Felt building, Sait Lake City, Utah.

ASSESSMENT NOTICE.

Greenhorn Mining Company, Prin-

Greenhorn Mining Company, Principal place of business, Boston building, rooms 708-9, Salt Lake City, Utah. Notice is hereby given that at a meeting of the board of directors of the Greenhorn Mining company, held on the 10th day of February, 1913, an assessment (No. 1) of one-half (%) cant per share was levied on the outstanding capital common stock of the corporation, payable immediately to E. M. Neher, secretary-treasurer, Castle Gate, Utah. Any stock upon corporation, payable immediately to E. M. Neher, secretary-treasurer, Castle Gate, Utsh. Any stock upon which this assessment may remain unpaid on Saturday, March 22, 1913, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold at the office of the principal place of business of the company on Saturday, April 19, 1913, at the hour of 3 o'clock p. m., to pay the delinquent assessment, together with the cost of advertising and expense of sale, E. M. NEHER, Secretary and Treasurer, Castle Gate, Utsh.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Sait Lake. Flaurs Oakley, Plaintiff, vs. James Oakley, Defendant.—Summons. The State of Utah to the said De-tendant.

fendant:

fendant:

You are hereby summoned to appear within twenty days after the service of this summons, upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the choice cutilled action; and in case of your failure so to du ladgment will be rendered against you according to the demand of the complaint which has been fried with the Clerk of mid Court. This action is brought to recover a judgment dissolving the bonds of matrimony and

marriage contract, herotofore exist-ing between plaintiff and defendant, J. E. DARMER, Plaintiff's Attorney. P. O. Address, 51 and 54 Conti-nental National Bank Block, Salt Lake City, Utah.

SUMMONS.

In the District Court of the Third Judicial District of the State of Umb, County of Salt Lake. Florence Crispin, Plaintiff, vs. Harry Crispin, Defendant,—Sum-

mond. The State of Utah to the said Defendant:

You are hereby summoned to appear within twenty days after the service of this summons upon you. It served within the County in which served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said court. This action is brought to dissalve the bonds of matrimeny new existing between you and the plaintiff.

ARTHUR A. PLATZ.

P. O. Address, 202 Dooly Building, Salt Lake City, Ulah.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake. Beulah Stephens, Piaintiff, vs. Ed-ward Stephens, Defendant.—Sum-

Stephens,

The State of Utah to the said De-

The State of Clair to the said locfendant:

You are hereby summoned to appear within twenty days after the
service of this summons, upon you,
if served within the County in which
this action is brought, otherwise,
within thirty days after service, and
defend the above entitled action; and
in case of your failure so to do, judysment will be rendered against you
according to the demand of the complaint which has been filled with the
clerk of said court. This action is
brought against you for the purpose
of dissolving the bonds of matrimony
existing between plaintiff and defendant.

MORGAN & HUFFAKER,

MORGAN & HUFFAKER, P. O. Address, Utah Savings & Trust Bidg., Salt Lake City, Utah.

NOTICE OF ASSESSMENT.

EMERALD MINING COMPANY.

EMERALD MINING COMPANY, Office and place of its general business located at 235 Judge Building, Sait Lake City, Utah.

Notice is hereby given that at a meeting of the board of directors of the Emeraid Mining Company, held at its office, above designated, on Wednesday, March 12, 1913, an assessment of one and one-half (1½) cents per share was levied on the capital stock of the corporation, payable to J. E. Ogleshy, secretary of the company, at its said office above designated, in three equal installment, as follows: The first installment of ane-half cent, payable Thursday, May 15, 1913, and the third installment of one-half cent payable Saturday, June 14, 1913. Any stock upon which the first installment of this assessment may remain unpaid on Tuesday, April 15, 1913, will be delinquont and advertised for sale at public auction, and unless payment of said first installment is made bedelinquent and advertised for sale at public auction, and unless payment of said first installment is made before, will be sold on Saturday, May 10, 1913, at the hour of 2 o'clock p. m., at the company's office, above designated, to pay the delinquent installment, together with cost of advertising and expense of sale. Any stock upon which the second install-

ment of this assessment may remain enpaid on Thursday, May 15, 1913, will be delinquent and advertised for will be delinquent and advertised for safe at public auction, and unless payment of said second listaffment is made before, will be said Saturday, June 7, 1913, at the hour of 2 o'clock p. m., at the company's office, above designated, to pay the delinquent installments, together with cost of advertising and expense of sale. Any stock upon which the third installment of this assessment may remain unpaid on Saturday, June 14, 1913, will be delinquent and advertised for sale at public curities, and unless payment of third installment is made before, will be sold on Saturday, July 12, 1913, at the hour of 2 o'clock p. m., at the sompany's office, to pay the definquent installment, together with cost of advertising and expense

with cost of advertising and expense of sale.

J. E. OGJÆSBY, Secretary,
Office, 205 Judge Building, Salt.
Lake City, Utah.

SEMMONS

In the District Court of the Third Fred J. Rieger and Charles H.

Fred J. Rieger and Chirles In-Lindley, doing business as partners under the firm name and style of Rieger & Lindley, Plaintiffs, va. Frank Wenzel, Defendant.—Summons, The State of Utah to the said De-

You are hereby summoned to ap-pear within twenty-days after the service of this summons, upon you, it served within the County in which it served within the County in which this action is + brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover judgment against the defendant upon three certain promisery notes, bear-

three certain promisery notes, bearing date of May 8th, 1912, June 3, 1912, and September 14th, 1912, for 1912, and September 14th, 1912, for \$750.00, \$500.00 and \$500.00 respect

ively, with interest, attorney's fees and costs of suit. DEY, HOPPAUGH & FABIAN, Attorneys for Pisintiffs, RIEGER & LINDLEY.

P. O. Address, 903 Kearns Building, Salt Lake City.

SUMMONS.

In the District Court of the Third Judicial District of the State of Unit, County of Salt Lake, Lacy Lehn, Plaintiff, vs. Richard Lehn, Defendant.—Summons, The State of Utah to the said De-

fendant:

You are hereby summoned to ap-pear within twenty days after the sercan are rerest summoned to appear within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the clerk of said court.

This action is brought to recover a judgment dissolving the marrissa contract heretofore existing between you and the plaintiff.

N. J. STIECKHLL.,

Plaintiff's Attorney.
P. O. Address, 404 Felt Block, Sait Lake City, Utah.

SUMMONS.

La the City Court of Sait Lake City, County of Sait Lake, State of Utah, Chamberlain Music Co., a corpora-tion, Plaintiff, va. E. A. Burton, De-fendant.—Summons.

The State of Umh to Said Defendant:

You are hereby summoned to appear within ten days after service of this summons upon you. If served within the County in which this action is brought otherwise within twenty days after service, and defend the above cutilited action, and in case of jour failure so to do, judgment will be repliered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought to foreclose a chattel mortgage on a certain plane, given to accure an indebtedness of \$425.00.

MATHONIBLE TRUMAS.

Plaintiff Attorney.

Plantiff's 'Attorned THAMBEBLAIN MUSIC CO. P. O. Address, 622-623 Jud Endfding, Sait Lake City, Utah.

SUMMONS.

In the District Court of Sait Lake County, State of Tab. Ruby Hamilton, Plaintiff, vs. High C. Hamilton, Defendant, Summons, The State of Utah to the said Defendant:

fendant:
You are hereby summoned to appear within twenty days after service of this summons upon you, if herved within the County in which this action is brought, otherwise, within thirty days after service, and defend the above cuttiled action; and in case of your failure as a day of the case. of your failure so to do, judgment will be readered against you accord-ing to the demand of the complete-ant, which has been filed with the ant, which has been filed will in-clork of said Court. This action is brought to have the honds of matri-mony existing between you and the plaintiff forever dissolved, for all-mony, attorney's fees and costs. WARNER & MAGINNIS, Plaintiff's Autorneys.

P. O. Address, 718 Newhouse Railding, Saft Lake City, Utah.

SUMMONS.

In the District Court of the Third

Judicial District of the State of Utah, County of Sail Lake. Suste Rice, Plaintiff, vs. Charles Asher Rice, Defendant.—Summons. The State of Utah to the said De-

You are hereby summoned to appear within twenty days after service of this aummons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above extitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought dissolving the marriage contract herefoliare existing between you and the plaintiff.

W. R. HUTCHINSON, You are hereby summoned to ap-

W. R. HUTCHINSON, Plaintiff's Attorney, dress, Rooms 512-13-14 P. O. Address, Rooms 512-13-Atlan Block, Sait Lake City, Utah.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utch, County of Salt Lake.

Josee R. Duffin, Plaintiff, vs. Mary A. Juffin, Defendant Summons.

The State of Utah to the said Defendant:

You are hereby property.

The State of Utah to the said Defendant:
You are hereby summoned to appear within twenty days after the service of this summens, upon you, if service within the County in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment with be rendered against you according to the demand of the complaint which has been filed with the clark of said court. This action is brought to have dissolved the bonds of matrimony existing between the plaintiff and defendant.

NEPHI JENSON.

Plaintiff's Attorney,
P. O. Address, City, and County, Bidg., Sair Lake City, Utah.